

From: Craig Miller
To: Microsoft ATR
Date: 1/23/02 8:45pm
Subject: Microsoft Settlement

Under the Tunney Act, I wish to comment on the proposed Microsoft settlement. I think that under the Proposed Final Judgment as written, allows and encourages significant anticompetitive practices to continue, would delay the emergence of competing Windows-compatible operating systems, and is therefore not in the public interest. It should not be adopted without substantial revision to address these problems.

An example of this is the PFJ fails to Prohibit Anticompetitive License Terms currently used by Microsoft eg Microsoft has used both restrictive licenses and intentional incompatibilities to discourage users from running Windows applications on Windows-compatible competing operating systems.

=====

Did you know that information about network faults have to go through Telstra's legal department before they even get to the Service Stats page or Teltech?
- DiG

Do You Yahoo!?
Great stuff seeing new owners in Yahoo! Auctions!
<http://auctions.yahoo.com>